CIVIL ACTION

#### IN THE UNITED STATES DISTRICT COURT FOR THE DISTRICT OF MASSACHUSETTS **Worcester Division**

715 JP 17 A S: 30

JAMES HAKKINEN 61 W. Broadway Gardener, MA 01440

Plaintiff

vs.

NATIONAL RAILROAD PASSENGER CORPORATION 253 Summer Street Boston, MA 02210

Defendant

JURY TRIAL DEMANDED

05-40094F05

NO.

#### COMPLAINT

- The Plaintiff, James Hakkinen, is a competent adult individual residing at 61 W. 1. Broadway, Gardener, Massachusetts 01440.
- The Defendant, National Railroad Passenger Corporation is a corporation organized 2. and existing under the laws of the District of Columbia, doing business at and whose address for service of process is 253 Summer Street, Boston, Massachusetts 02210.
- This suit is brought pursuant to an Act of Congress known as the Federal 3. Employers' Liability Act (F.E.L.A.), 45 U.S.C. §§51-60; the Federal Safety Appliance Acts, 45 U.S.C.§§1-16; and the Boiler Inspection Acts, 45 U.S.C.§§22-34.
- At all times material hereto, the Defendant, National Railroad Passenger 4. Corporation, was engaged in interstate commerce as a common carrier by railroad operating a line and system of railroads in the State of Massachusetts, and other states of the United States.

RECEIPT # 40 TOSS
AMOUNT \$ 350.00
SUMMONS ISSUED
LOCAL RULE 4.1
WAIVER FORM
MCF ISSUED V
BY DPTY. CLK.
DATE OF ITO DATE

- 5. At the time and place hereinafter mentioned, the acts of omission and commission causing injuries to the Plaintiff was done by the Defendant, its agents, servants, workmen and/or employees acting in the course and scope of their employment with and under the direct and exclusive control of the Defendant.
- 6. At the time and place hereinafter mentioned, the Plaintiff was employed by Defendant railroad and was acting in the scope of his employment by Defendant and was engaged in the furtherance of interstate commerce within the meaning of the F.E.L.A.
- 7. All the property, equipment and operations involved in this occurrence hereinafter referred to were owned and/or under the direct and exclusive control of the Defendant, its agents, servants, workmen and/or employees.
- 8. The Plaintiff has been employed by the Defendant from January 1990 through and including the present as a trackman, and, while working within the scope of his employment in and around Fitchburg, Massachusetts, was exposed to occupational risk factors for carpal tunnel syndrome, including but not limited to repetition, force, vibration and awkward wrist posture.
- 9. Plaintiff's injuries were caused in whole or in part by the negligence, carelessness and recklessness of the Defendant and its agents, servants, workmen and/or employees, acting within the scope of their employment, which negligence consisted of the following:
  - failure to provide the plaintiff with a safe place to work as required by the Federal Employers' Liability Act, 45 U.S.C. §§51-60; the Federal Safety Appliance 45 U.S.C. §§1-16; and the Boiler Inspection Acts, 45 U.S.C. §§22-34.

- b) failure to provide a timely and adequate ergonomic program designed to prevent occupational carpal tunnel syndrome;
- c) failure to comply with safety and operating rules and regulations of the Defendant;
- d) forcing the Plaintiff to work under hurried and/or awkward conditions;
- e) negligence of the Defendant's agents, servants, workmen and/or employees; and
- f) negligence at law; and
- g) otherwise failing to exercise due and adequate care under the circumstances including, but not limited to, a lack of adequate manpower.
- 10. The Defendant has a duty to provide a reasonably safe place to work. It had a non-delegable duty to insure that the Plaintiff had adequate qualified assistance to perform the functions of his work without unnecessary risk of injury or to himself. The Defendant has a duty to provide a sufficient number of employees to perform assigned work, and its failure to provide adequate assistance can be a breach of its duty to provide a safe place for the Plaintiff to work, and will entitle the Plaintiff to a recovery against the Defendant if any such failure was a cause, in whole or in part, of the injuries claimed by the Plaintiff.
- 11. As a direct result of the Defendant's negligence, through its agents, servants, workmen and/or employees, the Plaintiff suffered occupational carpal tunnel syndrome.
- 12. On or about June 19, 2002, the Plaintiff was diagnosed with occupational bilateral carpal tunnel syndrome.

- 13. As a direct result of the Defendant's negligence, through its agents, servants, workmen and/or employees, the Plaintiff has been unable to attend to his usual duties and occupations, all of which caused substantial financial loss and all of which may and probably will continue in the future.
- 14. As a direct result of the Defendant's negligence, through its agents, servants, workmen and/or employees, the Plaintiff has been and may continue to be required to receive and undergo medical treatment and medical care, including surgery, and has incurred reasonable and necessary medical expenses, all of which may and probably will continue in the future.
- 15. As a direct result of the Defendant's negligence, through its agents, servants, workmen and/or employees, the Plaintiff has sustained pain, suffering, inconvenience, stress and a loss of enjoyment of life and may continue to suffer same for an indefinite period of time in the future.

WHEREFORE, the Plaintiff demands judgment against the Defendant in an amount in excess of ONE HUNDRED FIFTY THOUSAND DOLLARS, (\$150,000.00).

Dated: 6/15/05

THOMAS J. JOYCE, III, ESQUIRE

The Public Ledger Building - Suite 1000

150 S. Independence Mall West

Philadelphia, PA 19106

HANNON & JOYCE

(888) 222-3352

Attorney for Plaintiff

LAWSON & WEITZEN, LLP

Dated: 4/15/05

MICHAEL J. MCDEVITT, BBO #564720

88 Black Falcon Avenue, Suite 345

Boston, MA 02210

(617) 439-4990

Local Counsel for Plaintiff

## Case 4:05-cv-40094-FDS Document **105** iled **1000 9** age 5 of 6

SJS 44 (Rev. 3/99)

### CIVIL COVER SHEET

The JS-44 civil cover sheet and the information contained herein neither replace nor supplement the filing and servide of pleadings or other papers as required by law, except as provided by local rules of court. This form, approved by the Judicial Conference of the United States in September 1974, is required for the use of the Clerk of Court for the purpose of initiating the civil docket sheet. (SEE INSTRUCTIONS ON THE REVERSE OF THE FORM.)

I. (a) PLAINTIFFS	James Hakkine 61 W. Broadwa Gardner, MA (	ıy	DEFENDANTS National Railroad Passenger Corp 253 Summer Street Boston, MA 02210					
(b) County of Residence (EX	of First Listed Plaintiff CEPT IN U.S. PLAINTIF	Worcester F CASES)		County of Residence of Pirst Listed  (IN U.S. PLAINTIFF CASES ONLY)  NOTE: IN LAND CONDEMNATION CASES, USE THE LOCATION OF THE LAND INVOLVED.				
(c) HANNON & JOYCE The Public Ledger Bldg Ste. 1000 150. S. Independence Mall West Philadelphia, PA 19106 (215) 446-4460 Attorney for Plaintiff LAWSON & WEITZEN LLP 88 Black Falcon Avenue Suite 345 Boston, MA 02210 (617) 439-4990 Local Counsel for Plaintiff				Attorneys (1f Kn	own)			
II. BASIS OF JURISE	ICTION (Place an ")	(" in One Box Only)			RINCIPAL PARTIES	Place an "X" in One Box for Plaintiff		
☐ 1 U.S. Government Plaintiff	☑ 3 Federal Questio (U.S. Govern	n ment Not a Party)	,	iversity Cases Only)  of This State	DEF I Incorporated or of Business in	and One Box for Defendant)  DEF  Principal Place		
☐ 2 U.S. Government Defendant	☐ 4 Diversity (Indicate Citi in Item III)	Citizen	Citizen of Another State 2 2 12 Incorporated and Principal Place of Business in Another State					
				or Subject of a 🛮 🗎 ign Country	3 □3 Foreign Nation	□ 6 □ 6		
IV. NATURE OF SUI	*···	One Box Only) ORTS	EODE	EITURE/PENALTY	BANKRUPTCY	OTHER STATUTES		
☐ 110 Insurance PERSONAL INJURY PERSONAL INJURY 120 Marine ☐ 310 Airplane ☐ 362 Personal Injury ☐ 360 Miller Act ☐ 315 Airplane Product			620 Other Food & Drug 625 Drug Related Seizure 64 of Property 21 USC 630 Liquor Laws		□ 422 Appeal 28 USC 158 □ 423 Withdrawat 28 USC 157  PROPERTY RIGHTS □ 820 Co pyrights	400 State Reap portionment   410 Antitust   430 Banks and Banking   450 Commerce/ICC Rates/etc.   460 Deportation   470 Racketeer Influenced and Corrupt Organizations   810 Selective Service		
Student Loans   340 Marine   PERSONAL   345 Marine Product   370 Other   153 Recovery of Overpayment   Liability   371 Truth		PERSONAL PROPER  370 Other Fraud  371 Truth in Lending  380 Other Personal	LTY	Safety/Health	SOCIAL SECURITY	☐ 850 Securities/Commodities/ Exchange ☐ 875 Customer Challenge 12 USC 3410		
☐ 160 Stockholders' Suits ☐ 190 Other Contract ☐ 195 Contract Product Liability  REAL PROPERTY	355 M otor V chicle Product Liability 360 Other Personal Inju			0 Fair Labor Standards Act 0 Labor/M gmt, Relations	☐ 861 H IA (13 95ff) ☐ 862 Black Lung (923) ☐ 863 DIW C/DIW W (405 (g)) ☐ 864 SSID Title XV!	☐ 891 Agricultural Acts ☐ 892 Economic Stabilization Act ☐ 893 Environmental Matters ☐ 894 Energy Allocation Act		
210 Land Condemnation 220 Force losure 230 Rent Lease & Ejectment 240 Torts to Land 245 Tort P roduct Liability 290 All Other Real Property	Add   Voting		734	O Labor/M gmt. Reporting & Disclosure Act O Railway Labor Act O Other Labor Läigation  I Empl. Ret. Inc.		895 Freedom of   Information Act   900 Appeal of Fee   Determinent in information   1		
		☐ 550 Civil Rights ☐ 555 Prisan Condition		Security Act	26 USC 7609			
V. ORIGIN  ⊠ 1 Original □ 2 F	CE AN "X" IN ONE B Removed from 3 State Court	Remanded from E Appellate Court	Reope	anothe ated or $\Box$ 5 (specified	erred from er district y)	Appeal to District Judge from rict 7 Magistrate Judgment		
VI. CAUSE OF ACT		tatute under which you are fi ional statutes unless diversity		brief statement of cause.				
•	oyers Liabili	ty Act 45 U.S	S.C. §§	51-60 et se	<b>.</b>			
VII. REQUESTED IN COMPLAINT:	UNDER F.R.	IIS IS A CLASS ACTIO CP. 23	ON DEN	MAND \$150,000	JURY DEMAND:	if demanded in complaint: BYes □ No		
VIII. RELATED CAS	(See (SE(S) instructions):	rupa	14		DOCKET NUMBER			
FOR OFFICE USE ONLY		SIGNATURE OF AT	PRNETOF	RECORD ILC				
RECEIPT #	AMOUN	APPLYING IFP		JUDGE	MAG. JUI	DGE		

# Case 4:05-cv-40094-FDS Document 10 5led-02 72 95 Gage 6 of 6

### UNITED STATES DISTRICT COURT DISTRICT OF MASSACHUSETTS

1.	Title of case	e (name	of first party on eac	h side only) <u>J</u> a	ames Hakkine	n vs. Na	ational E	Railroad	Passenger	Corporation
2.	Category in	n which i	the case belongs ba	sed upon the n	umbered nature of si	uit code liste	d on the civil o	cover sheet	(See	-
	local rule 4			•					1	
	1.		160, 410, 470, R.23,	REGARDLESS	OF NATURE OF SUIT	<del>.</del>				
					550, 555, 625, 710, 7 60, 890, 892-894, 895,		-	ete AO 120 or ademark or co	AO 121 opyright cases	
	X	1.		345, 350, 355,	230, 240, 245, 290, 3 360, 362, 365, 37d, 3					
		<b>v</b> .	220, 422, 423, 430, 690, 810, 861-865,		610, 620, 630, 640, 6 900.	50, 660,				
	<u></u> v	<i>r</i> .	150, 152, 153.							
3.					ule 40.1(g)). If more the first filed case in this		or related case	has been file	d in	
4.	Has a prior	action t	etween the same p	arties and base	ed on the same claim	Г	7	n?		
5.	Does the co		in this case questic	on the constitut	ionality of an act of c	YESongress affec	NO		See	
						YES [	No	$\mathbf{x}$		
	If so, is the	U.S.A. o	er an officer, agent o	r employee of t	he U.S. a party?	YES [	] NO	X		
6.	Is this case	require	d to be heard and d	etermined by a	district court of three	judges purs YES	uant to title 28	3 USC §2284?		
7.					iental agencies of the in Massachusetts res					
	A	ι.	If yes, in which div	ision do <u>all</u> of t	he non-governmenta	YES	NO de?	X		
			Eastern Division		Central Division		Western D	Division		
	В	3.	If no, in which divis	<u>-</u>	ority of the plaintiffs o	or the only pa	arties, excludi	ng governmen	ital	
			Eastern Division		Central Division	X	Western D	Division		
8.			Removal - are there rate sheet identifyin		nding in the state co	urt requiring	the attention o	of this Court?	(If	
/DI = -	oc 7005 65	******				YES [	NO			
ATTO	SE TYPE OR I	PRINT) <u>-</u> Mic	hael J. McDe	evitt						
ADDR	ESS LAWS	ON &	WEITZEN LLP	, 88 Blac	k Falcon Ave	., Ste.	345, Bo	ston, MA	02210	
			) 439-4990							
									<del></del>	

(Coversheetlocal.wpd - 10/17/02)